

Outline of information needed for  
Mining Notices  
Submitted under the 43 CFR Regulations

- I. Claimant Information – include name, address, and phone number
- II. Operator Information – include name, address, and phone number if different from claimant
- III. Mining Claim Information
  - A. Claim names
  - B. BLM Serial Numbers
  - C. Claim type (Lode, Millsite, etc.)
- IV. Location of Proposed Action
  - A. Provide legal description of proposed disturbance (township, range, and section)
  - B. Include copy of location on a 7.5 min quad background where possible.
  - C. Show proposed access to site.
  - D. Provide detailed map and sketch of disturbance areas on appropriate scale.
- V. Proposed Operations
  - A. Period of operation (estimate beginning and completion dates)
  - B. Existing disturbance such as roads, trenches, drill holes, addits and structures – Very important to note if you do not want to take on reclamation responsibility for these disturbances
  - C. Proposed operations: What you plan to do – Provide a description of the type of operations and how they will be conducted, including equipment used, structures and facilities needed, and size of surface disturbance. (one acre = 43,560 sq. ft.)
  - D. Reclamation and bonding – Provide total acreage of disturbance and cost to reclaim. If the total cost is above \$2500.00, you must use Davis-Bacon Wage rates located at <http://www.access.gpo.gov/davisbacon/>. Provide description of all reclamation activities with associated costs. Example – refill trenches with backhoe, plug drill holes, recontour cut and fill roads, apply topsoil, and seed. Include associated costs for equipment, operator, and each activity. For costs over \$2,500 the cost of reclamation is for government contracts which require Davis-Bacon wage rates, not the cost of what an individual operator may pay. For more information on bonds and types of bonding instruments go to: [http://www.nv.blm.gov/minerals/mining/locatable/Reclamation\\_Bonding.htm](http://www.nv.blm.gov/minerals/mining/locatable/Reclamation_Bonding.htm)

Notes to Operators:

- 1. A notice submitted in relation to the 43 CFR 3809 regulations does not require approval from the BLM. Notification, however, is required at least 15 calendar days before commencing operations.

2. When necessary reclamation of the disturbed area has been completed, the authorized officer of the BLM shall be notified so that an inspection of the area can be made.
3. Generally, information that could be considered proprietary or confidential is not necessary to fulfill the notice requirements. However, information and data submitted and specifically identified by the operator as containing trade secrets or confidential or privileged commercial or financial information should be attached to a separate page and cited in the text of the notice. This information will be filed separately and will not be available for public inspection.
4. Failure of an operator to file a notice, as required by the 43 CFR 3809 regulations, will subject the operator to being served a notice of noncompliance, or will be forbidden to continue operations by a court order until such time as a notice is filed with the BLM.